

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

SHEET METAL WORKERS' LOCAL 19	:	CIVIL ACTION
1301 South Columbus Boulevard	:	
Philadelphia, PA 19147	:	
and	:	
SHEET METAL WORKERS' HEALTH &	:	
WELFARE FUND OF LOCAL NO. 19	:	
1301 South Columbus Boulevard	:	
Philadelphia, PA 19147	:	
and	:	
SHEET METAL WORKERS' PENSION FUND	:	
OF LOCAL NO. 19	:	
1301 South Columbus Boulevard	:	
Philadelphia, PA 19147	:	
and	:	
SHEET METAL WORKERS' ANNUITY FUND	:	
OF LOCAL NO. 19	:	
1301 South Columbus Boulevard	:	
Philadelphia, PA 19147	:	
and	:	
SHEET METAL WORKERS' VACATION FUND	:	
OF LOCAL NO. 19	:	
1301 South Columbus Boulevard	:	
Philadelphia, PA 19147	:	
and	:	
SHEET METAL WORKERS' SUPPLEMENTAL	:	
UNEMPLOYMENT BENEFIT (S.U.B.) FUND	:	
OF LOCAL NO. 19	:	
1301 South Columbus Boulevard	:	
Philadelphia, PA 19147	:	
and	:	

**SHEET METAL WORKERS' JOINT
APPRENTICESHIP FUND OF PHILADELPHIA
AND VICINITY** :
1301 South Columbus Boulevard :
Philadelphia, PA 19147 :

and :

**INDUSTRY FUND OF THE SHEET METAL
CONTRACTORS ASSOCIATION OF
PHILADELPHIA AND VICINITY** :
1301 South Columbus Boulevard :
Philadelphia, PA 19147 :

and :

**SHEET METAL WORKERS' INTERNATIONAL
TRAINING INSTITUTE (ITI)** :
601 North Fairfax Street :
Suite 600 :
Alexandria, VA 22314 :

and :

**GARY MASINO, TRUSTEE
SHEET METAL WORKERS' LOCAL 19
BENEFIT FUNDS** :
1301 South Columbus Boulevard :
Philadelphia, PA 19147, :

Plaintiffs, :

v. :

**EASTERN AIR BALANCE CORPORATION and
TIMOTHY ROATEN, individually** :
252 South Esbенshade Road :
Manheim, PA 17545 :

Defendants. :

JUDGMENT UPON CONFESSION

Defendants having stipulated to the entry of judgment in this action, and upon application

and certification of Plaintiffs, judgment is hereby entered against Defendants Eastern Air Balance Corporation and Timothy Roaten, jointly and severally, and in favor of Plaintiffs in the amount of \$80,330.78 with interest to run thereon at the rate of 4.25% until this judgment has been satisfied.

Plaintiffs are entitled to execute on this judgment, without notice, Defendants having stipulated thereto.

Should Plaintiffs be required to execute on this judgment, this judgment may be immediately registered in any Court of competent jurisdiction regardless of whether the time for appeal has expired.

Further, should Plaintiffs be required to execute on this judgment, the amount of this judgment shall be increased by a reasonable fee for each execution proceeding necessary to achieve satisfaction of this judgment in favor of the Plaintiffs and against the Defendants.

Dated: 12/23/16



LUCY CHIN, INTERIM CLERK



By: 
DEPUTY CLERK, UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA